USDA, Natural Resource	es Conservation Service
Farm and Ranch Lands Prote	
<b>Entity Information (An Entity or Combination of Entities Submitting Multiple Parcels for</b>	
Consideration are only Required to Submit Entity Information Once)	
Primary Entity Information (The Entity that will be Accepting the Federal Contribution)	
Information Required (Required	Data or Check if Information is Attached
Attachments in Bold Letters)	
Evidence of an established a farmland	
protection program (state, Tribal, or local government statute or ordinance or non-	
governmental organization mission	
statement attached).	
Evidence of a commitment to long-term	
conservation of agricultural or ranch lands	
through the use of voluntary conservation	
easements that protect farm or ranch lands from	
conversion to nonagricultural uses (list of	
easements acquired and held by the	
cooperating entity).	
Evidence of the authority and demonstrated	
capability to acquire conservation easements or	
their equivalent (state, Tribal, or local	
government statute or ordinance or non-	
governmental organization mission	
statement attached) (list of easements acquired by the cooperating entity).	
Evidence of the authority and demonstrated	
capability to hold, manage, or enforce	
conservation easements or their equivalent	
(state, Tribal, or local government statute or	
ordinance or non-governmental	
organization mission statement attached)	
(list of easements held, managed, and	
enforced by the cooperating entity).	
Evidence of title and appraisal policies or	
standards (attach policies or standards).	
Evidence of staff capability dedicated to	
easement monitoring and stewardship (number	
of easements held and managed and current staff available).	
Evidence of the availability of funds equal to at	
least 50 percent of the estimated fair market	
value of the conservation easement (including	
landowner donation)(State, Tribal, or local	
government appropriation or statement	
from non-government organization that	
funds are available attached).	

Secondary Entity Information (Not the Entity that will be accepting the Federal	
contribution, entities that are only contributi	
enforcing the terms of the easement deed)	
Information Required (Required	Data or Check if Information is Attached
Attachments in Bold Letters)	
Evidence of an established a farmland	
protection program (state, Tribal, or local	
government statute or ordinance or non-	
governmental organization mission	
statement attached).	
Evidence of a commitment to long-term	
conservation of agricultural or ranch lands	
through the use of voluntary conservation	
easements that protect farm or ranch lands from	
conversion to nonagricultural uses (list of	
easements acquired and held by the	
cooperating entity).	
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capability to acquire conservation easements or	
their equivalent (state, Tribal, or local	
government statute or ordinance or non-	
governmental organization mission	
statement attached) (list of easements	
acquired by the cooperating entity).	
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capability to hold, manage, or enforce	
conservation easements or their equivalent	
(state, Tribal, or local government statute or	
ordinance or non-governmental	
organization mission statement attached)	
(list of easements held, managed, and	
enforced by the cooperating entity).	
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of easements held and managed and current	
staff available).	
Evidence of the availability of funds equal to at	
least 50 percent of the estimated fair market	
value of the conservation easement (including	
landowner donation)(State, Tribal, or local	
government appropriation or statement	
from non-government organization that	
funds are available attached).	

Parcel (Farm or Ranch) Information		
Data Ro	,	
Entity or Entities Associated with the Parcel	equired	
Entity of Entities Associated with the Parcer		
State		
County or Parish		
Map of the parcel showing the proposed		
protected area. (Map attached)		
Names of the landowners of the parcel.		
Address of the parcel.		
Location map of the parcel. (Map attached)		
Legal Description of the parcel ( <b>Document</b>		
attached).		
Size of the parcel, in acres.		
Pending offer for the parcel ( <b>Signed written offer attached</b> ).		
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Acres of the prime, unique, or Statewide and		
locally important soil in the parcel (one of three eligibility criteria).		
Map and table of the prime, unique, or		
Statewide or locally important soils for the		
parcel. (Map and table attached)		
Historical or archaeological resources proposed		
to be protected, a brief description of the sites'		
significance and documentation of the site's		
listing on the Federal, Tribal, or State register.		
The listing document that describes the		
significance of the site must be included in the		
application to compare with the cooperating		
entity's ability to manage and enforce the		
easement for historic preservation of the site		
(one of three eligibility criteria) ( <b>Listing</b>		
Document attached).		
Manner that each parcel supports a State or local farm or ranch land protection program, if		
applicable. (one of three eligibility criteria)		
(Evidence of how parcel supports the policy		
such as location within a focus area of		
statement from the unit of government		
indicating that the parcel supports the unit		
of government's policy, map or statement		
attached).		
Acres of Cropland		

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Acres of Pastureland	
Acres of Hayland	
Acres of Rangeland	
Acres of Forest (Sum of Wetland and Non-	
Wetland Forest)	
Acres of Incidental Land (including farmstead	
and non-forested wetland)	
Acres of Forested Wetlands (forest with hydric	
soil)	
Acres of Non-wetland Forest (forest without	
hydric soil)	
Acres of Non-Forested Wetland (hydric soil	
without forest cover)(part if incidental land)	
Map showing the location of other protected	
parcels in relation to the land parcels proposed	
to be protected (Map attached).	
Estimated value of the easement of the parcel	
(should equal the sum of the estimated	
cooperating entity contribution, landowner	
donation, and Federal contribution).	
Estimated contribution by the cooperating	
entity (dollars).	
Estimated landowner donation ( the appraised	
fair market value minus the amount that the	
landowner will accept for the easement) (not a	
cash donation) (dollars).	
Expected Federal contribution. (cannot be more	
than 50% of the appraised fair market value of	
the land) (dollars).	
Estimated cooperating entity's recommended	
stewardship fee to be paid by the landowner	
(dollars).	
Indication of the accessibility to markets for the	
parcel (miles to grain elevators, livestock	
markets, milk processors, cotton gins, etc).	
Indication of an existing agricultural	
infrastructure, on- and off-farm, and other	
support system(s) (miles to tractor dealers,	
agricultural chemical, feed and fertilizer	
dealers).	
Statement regarding the level of threat from	
urban development for the parcel (attached).	
Percent impervious surface.	
Percent impervious surface requested (limited	
to 2% of the easement area without an	
approved waiver procedure).	
Impervious surface waiver procedure.	
(document attached).	
Ownership of subsurface mineral rights for	
each parcel. Mining is prohibited on FRPP	

easements. Subsurface mineral rights owned	
by third parties must be subordinated or a	
mineral remoteness test conducted to assess the	
chance of the minerals being extracted by the	
third party. Parcels that have a high potential	
of being mined will not be accepted into FRPP.	
Exploration and extraction of oil and gas is	
negotiable and deeds must be written to	
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minimize the disturbance caused by the	
exploration and extraction.	
Desire of landowners to subdivide each parcel.	
Subdivision in FRPP is generally prohibited.	
Parcels for which landowners know the exact	
locations and dimensions of the subdivided	
parcels should submit the parcels as separate	
parcels to be ranked at their subdivided size. If	
a landowner wants the option to subdivide at a	
date after the application is submitted,	
permission must be written into the	
conservation easement deed. The size of the	
subdivided parcels must be an economically	
viable size for a farm or ranch in the county in	
which the parcel is located. Lot sizes less than	
the size of the average farm in the county at the	
time of deed approval will not be permitted.	
Desire of the landowner to construct additional	
residences on the easement parcel.	
Construction of new residences is generally	
prohibited on FRPP easements. If a landowner	
wants the option to construct additional	
residences for children returning to the farm or	
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ranch or full time farm or ranch employees	
after the application is submitted, permission	
must be written into the conservation easement	
deed. The size and location of the residences	
must also be specified in the conservation	
easement deed. The deed must state that	
occupant of each residence must be a full time	
farm or ranch employee.	
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